LISA LYNNE RUSSELL

Deputy Assistant Attorney General Environment and Natural Resources Division

KATHRYN R. VOGEL

Acting United States Attorney District of Alaska

MARK A. NITCZYNSKI

United States Department of Justice - ENRD Environmental Defense Section 999 18th Street; South Terrace, Suite 370 Denver, CO 80202

Phone: (303) 844-1498

Email: mark.nitczynski@usdoj.gov

ALBERT LIN

United States Department of Justice - ENRD Environmental Defense Section P.O. Box 7611 Washington, D.C. 20044

Phone: (202) 514-2741

Email: <u>albert.lin@usdoj.gov</u>

Attorneys for the United States

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

NORTHERN DYNASTY MINERALS LTD. and PEBBLE LIMITED PARTNERSHIP,

Plaintiffs,

v.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, et al.,

Defendants.

Case No. 3:24-cv-00059-SLG, and consolidated cases

DEFENDANTS' MOTION TO HOLD MATTER IN ABEYANCE

Defendants respectfully request that this Court hold these consolidated cases in abeyance for 90 days to provide an opportunity for new agency leadership to review the decisions being challenged in these cases. Counsel for Defendants have conferred with counsel for all other parties and is informed that the plaintiffs in the consolidated cases, the Bristol Bay Intervenors, and Trout Unlimited do not oppose placing these consolidated cases in abeyance with a status report due in 90 days, as discussed further below. The SalmonState Intervenors take no position.

In further support of this motion, Defendants state:

- 1. In these consolidated cases, all plaintiffs challenge the January 2023

 Final Determination of the U.S. Environmental Protection Agency Pursuant to Section

 404(c) of the Clean Water Act [for the] Pebble Deposit Area, Southwest Alaska ("Final

 Determination"). In addition, plaintiffs in Case No. 3:24-cv-00059-SLG (collectively, "PLP")

 challenge the U.S. Army Corps of Engineers' April 2024 denial without prejudice of PLP's

 Clean Water Act Section 404 permit application for the Pebble Mine. More than 20 entities have intervened as defendants.
- 2. Due to the recent change in administration on January 20, 2025, there is new government leadership. New agency officials are currently in the process of onboarding and familiarizing themselves with the issues presented in these cases. To provide new leadership with sufficient time to familiarize themselves with these issues and determine how they wish to proceed, Defendants respectfully request that the Court place these cases in a brief abeyance, with a status report due from Defendants in 90 days. An abeyance will conserve judicial resources and promote the efficient and orderly disposition of these consolidated

cases, including by ensuring that any positions taken by Defendants before this Court reflect the views of current agency leadership. Defendants reserve the right to seek to extend the abeyance beyond the 90 days as circumstances require.

- 3. Counsel for Defendants agree to meet and confer with the other parties that desire such conferral regarding the status of Defendants' review, proposed case proceedings, and any anticipated request to extend this abeyance beyond ninety days on or before April 18, 2025.
- 4. Further briefing regarding the pending Motion to Complete or Supplement the United States Army Corps of Engineers' Administrative Record, ECF 128, and Motion for Leave to Obtain Limited Discovery to Complete, or in the Alternative to Supplement, the Record, ECF 127, including Defendants' and Defendant-Intervenors' responses due February 14, 2025, would be stayed as of the date of filing this motion and during the abeyance period. Defendants would address the potential scheduling for briefing of those motions in Defendants' status report due in ninety days.
- 5. For the foregoing reasons, this Motion to Hold Matter in Abeyance should be Granted. A proposed order is being submitted herewith.

Respectfully submitted on February 14, 2025

LISA LYNNE RUSSELL

Deputy Assistant Attorney General Environment and Natural Resources Division

KATHRYN R. VOGEL United States Attorney District of Alaska

/s/ Mark A. Nitczynski

MARK A. NITCZYNSKI

United States Department of Justice - ENRD Environmental Defense Section 999 18th Street; South Terrace, Suite 370 Denver, CO 80202

Phone: (303) 844-1498 (Nitczynski) Email: mark.nitczynski@usdoj.gov

ALBERT LIN

United States Department of Justice - ENRD Environmental Defense Section P.O. Box 7611
Washington, D.C. 20044

Phone: (202) 514-2741 Email: albert.lin@usdoj.gov

Attorneys for the United States